

June 23, 2016

RECEIVED

United States Court of Appeals for Veterans Claims
625 Indiana Avenue, NW, Suite 900
Washington, D.C. 20004-2950

Docket No. 15-1704

Date: June 23, 2016

Honorable Leigh A. Bradley
General Counsel

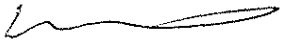
Dear Mrs. Bradley,

I am writing you about a recent motion that was filed by the Appellee Attorney Mrs. Yvette R. White on June 20, 2016 for the Department of Veterans Affairs Secretary. A letter that was generated and supposedly sent out to me on June 21, 2016, [See Attached copies], at the time I wrote this letter, I had not yet received any correspondence from Mrs. White, because I pulled this information from the courts website. I am notifying you because I know that this motion is prejudicial and biased to me, and my case because, I wasn't given the opportunity to concur or oppose this motion for a 45 day stay because of factors that do not pertain to me or my case. This motion is unnecessary and without bases because according to Mrs. White the Secretary response brief was due to the court for review of her response to my informal brief on June 20, 2016. I would like to note if I would not have had my briefing before the court during the prescribe time of 60 days the Veterans Affairs would have shown me no mercy. I would also like to note for over eight years the Veterans Affairs has shown me no mercy, and the courts should not show any mercy to Mrs. White or the Veterans Affairs for not complying to a court order and because of this I should be awarded compensation for all my claims, because if I would not have complied to the courts order the Veterans Affairs will have denied all my claims. I am filing a formal complaint to you as one of the presiding counsel because Mrs. White has stated a false claim, and she has the entire weight of the Veterans Affairs supporting her and her staff. Mrs. White also stated she has not been given or has never filed a motion and that I was given 15 days of extension. These same 15 days were afforded to Mrs. White as well because this gave her more time to prepare her brief and because of my 15 days she has stated she needs and additional 30 days. The needed time to file a motion for more time should not be granted, because she should have filed this motion before June 20, 2016, not on the day she was to have her response to the court in response to my informal brief. I am expressing my rights as a representative and a claimant that this motion should not be granted. As to her reasoning of good cause for this motion, is not justified because as she has stated, she is working on 2 other cases and negotiating with opposing counsel and trying to reach a joint resolution in 5 cases in her preparation of a response to EAJA application in 2 cases, this has nothing to do with me or my case. As the Appellant I should have been notified by Mrs. White as a courtesy just like any other representative would have been notified if she needed an extension to respond to my brief and not after the fact. My case has been going on for over eight years now. In these attached documents this was

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done with every motion prior to me being pro se my own representative. This motion shows extreme prejudice toward me and I am not getting fair and equal treatment under the law and this Attorney Mrs. White has violated my due process rights according to the constitution which I defended for thirty years in the military. I am requesting that you and your colleagues render me a decision on my claims based on the laws that govern veteran's claims and all the facts that I have in my informal brief, Mrs. White should have had her brief on your desk before close of business on June 19, 2016 at 5:00pm because if I did not meet these same time requirements based Veterans Affairs own standards for my informal brief before the court the decision would have been made against me and my claims and the same should apply for the Veterans Affairs. If this is not the case for the Appellee Attorney Mrs. White representative for the Veterans Affairs this only proves my point that my case has been prejudiced against me only because I represent myself and the Veterans Affairs attorney thinks she can treat me any kind of way and violate the law. I was given 60 days to do an informal brief which I had never did before neither had I ever seen the record before the agency disc which I got in my possession on March 7, 2016 that was sent to me from my prior attorney which she claimed that she could not find the necessary information to support my claims because she stated that I had over 7,787 pages. After I reviewed the 7,787 pages where she filed several motions, she was paid a substantial amount of money and did nothing for me, using the same record before the agency that I had to use. Mrs. White has had over 414 days and to do her brief, now Mrs. White has stated she needs and additional 45 days which will give the Veterans Affairs and extreme advantage of time 459 days a total time which is over 15 months when all I needed was 42 days. There is something very wrong because Mrs. White and her staff has been accredited in the veterans claims process certifying they know what to do on these claims. According to the facts that are in my informal brief and the laws that support my claims I am requesting that you render your decision based on the facts and the law as in my informal brief. Mrs. White granted several motions to my prior attorney, the Veterans Affairs again has violated the laws under 38 U.S.C. and in the M21-1MR. I would like to note that Mrs. White has been through the proper VA certification and is familiar with the procedures and should not be granted any additional time. This is a complete failure to me as a Veteran concerning my appeals claims. Mrs. White does these claims every day. Not only did I find all the information necessary for my case that was in the record before the agency but I did it in 42 days with 18 days to spare and sent it back to the court, so from May 6, 2015 to the present Mrs. White and her staff still need more time, this is a complete failure to me and the laws that govern The Veterans Claims process. I would like to conclude that I defended our laws for thirty years, I pray you as legal representatives for the courts you uphold the law according our constitution like I did for our country. I am requesting an official response from the court for Mrs. White motion for and extension be denied and I be awarded compensation for all my claims before the court this is the law. Any help in this matter would be greatly appreciated

Docket No. 15-1704



Walter G. Sheppard

CC: The Honorable Congressman Dennis A. Ross

CC: The Honorable Congressman Jeff Miller

Docket No. 15-1704

1. Please enter my appearance for the appellant.
2. I am admitted to practice before this Court as an attorney.
3. I am the lead representative of record. I will accept service for the party and will inform all of the party's co-representatives of matters served upon me.
4. My representation is without charge to the appellant; however It is subject to the attached retainer agreement.

May 21, 2015

Kathy A. Lieberman
LIEBERMAN & MARK
818 Connecticut Avenue, N.W., #502
Washington, D.C. 20006
(202) 393-3020
kathy@lieberman-mark.com

**IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS**

WALTER G. SHEPPARD,
Appellant,

)

)

)

) Vet.App. No. 15-1704

ROBERT A. McDONALD,
Secretary of Veterans Affairs,
Appellee.

)

)

)

NOTICE OF APPEARANCE

The Clerk will please enter my appearance for the Secretary, as the representative of record. I will accept service for the Secretary, and I certify that I am admitted to practice before this Court.

Respectfully submitted,

/s/ Yvette R. White

YVETTE R. WHITE

Appellate Attorney

Office of the General Counsel (027E)

U.S. Department of Veterans Affairs

810 Vermont Avenue, N.W.

Washington, D.C. 20420

(202) 632-5989

yvette.r.white@va.gov

**IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS**

WALTER G. SHEPPARD,)	
)	
Appellant,)	
)	
v.)	Vet. App. No. 15-1704
)	
ROBERT A. MCDONALD,)	
Secretary of Veterans Affairs,)	
)	
Appellee,)	

CERTIFICATE OF SERVICE OF RBA

Pursuant to U.S. Vet.App. Rule 10(a)(5), I certify under penalty of perjury under the laws of the United States of America that on the 6th day of July, 2015, a copy of the Record Before the Agency (RBA) was mailed, postage prepaid, to:

Kathy A. Lieberman, Esq.
Lieberman & Mark
818 Connecticut Avenue, NW
Suite 502
Washington, DC 20006

/s/ Rita Thompson
RITA THOMPSON
Legal Assistant
Office of General Counsel (027R)
U.S. Department of Veterans Affairs
810 Vermont Avenue, N.W.
Washington, D.C. 20420
202-632-5982

Docket No. 15-1704

1. a January 1993 rating decision;
2. an April 2014 VA diabetes examination report;
3. a December 2004 chest x-ray;
4. May 2008 private records;
5. September 1992 separation examination;
6. 2009 VA treatment records regarding loud snoring; and
7. October 2012 treatment record for hearing loss.

Counsel for the Secretary was contacted regarding these issues. She indicated that she will investigate the matter. As no resolution has yet been reached, this dispute with the RRA is being filed.

Respectfully submitted,

/s/ Kathy A. Lieberman

Kathy A. Lieberman
LIEBERMAN & MARK
818 Connecticut Avenue, NW, Suite 502
Washington, D.C. 20006
(202) 393-3020

Docket No. 15-1704

This is the first extension of time requested by either party, for any action.

Docket # 15-1704

Respectfully submitted,

/s/ Kathy A. Lieberman

Kathy A. Lieberman

LIEBERMAN & MARK

818 Connecticut Avenue, NW, #502

Washington, D.C. 20006

(202) 393-3020

kathy@lieberman-mark.com

**IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS**

WALTER G. SHEPPARD,
Appellant,

v.

ROBERT A. McDONALD,
Secretary of Veterans Affairs,
Appellee.

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) Vet.App. No. 15-1704
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**APPELLEE'S RESPONSE TO THE COURT'S
AUGUST 24, 2015, ORDER**

In response to the Court's August 24, 2015, order instructing the Secretary to inform the Court of the steps taken to resolve the dispute over the contents of the record before the agency (RBA), the Secretary states as follows. Appellant informed the Secretary that there were several documents missing from the RBA. Given such, the Secretary is currently in the process of reviewing the extensive RBA, which consists of 7787 pages. The Secretary will report again to the Court 15 days hereafter.

WHEREFORE, the Secretary respectfully responds to the Court's order.

Respectfully submitted,

LEIGH A. BRADLEY
General Counsel

MARY ANN FLYNN
Assistant General Counsel

/s/ Richard A. Daley
RICHARD A. DALEY
Deputy Assistant General Counsel

Docket # 15-1204

/s/ Yvette R. White

YVETTE R. WHITE

Appellate Attorney

Office of the General Counsel (027E)

U.S. Department of Veterans Affairs

810 Vermont Avenue

Washington, D.C. 20024

(202) 632-5989

**IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS**

WALTER G. SHEPPARD,
Appellant,

v.

ROBERT A. McDONALD,
Secretary of Veterans Affairs,
Appellee.

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) Vet.App. No. 15-1704
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**APPELLEE'S RESPONSE TO THE COURT'S
AUGUST 24, 2015, ORDER**

In response to the Court's August 24, 2015, order instructing the Secretary to inform the Court of the steps taken to resolve the dispute over the contents of the record before the agency (RBA), the Secretary states as follows. Appellant informed the Secretary that there were several documents missing from the RBA. Counsel for Appellee has located the documents, updated the RBA, sent an updated disc to counsel for Appellant, and is currently waiting for counsel for Appellant to review the disc and inform undersigned counsel if the dispute is resolved. Given such, the Secretary will report again to the Court 15 days hereafter.

WHEREFORE, the Secretary respectfully responds to the Court's order.

Respectfully submitted,

LEIGH A. BRADLEY
General Counsel

MARY ANN FLYNN
Chief Counsel

/s/ Richard A. Daley
RICHARD A. DALEY
Deputy Chief Counsel

Docket # 15-1704

/s/ Yvette R. White

YVETTE R. WHITE

Appellate Attorney

Office of the General Counsel (027E)

U.S. Department of Veterans Affairs

810 Vermont Avenue

Washington, D.C. 20024

(202) 632-5989

IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS

WALTER G. SHEPPARD,
Appellant,

v.

ROBERT A. McDONALD,
Secretary of Veterans Affairs,
Appellee.

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) Vet.App. No. 15-1704
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APPELLEE'S RESPONSE TO THE COURT'S
AUGUST 24, 2015, ORDER

In response to the Court's August 24, 2015, order instructing the Secretary to inform the Court of the steps taken to resolve the dispute over the contents of the record before the agency, the Secretary states as follows. The dispute is resolved.

WHEREFORE, the Secretary respectfully responds to the Court's order.

Respectfully submitted,

LEIGH A. BRADLEY
General Counsel

MARY ANN FLYNN
Chief Counsel

/s/ Richard A. Daley
RICHARD A. DALEY
Deputy Chief Counsel

/s/ Yvette R. White
YVETTE R. WHITE
Appellate Attorney
Office of the General Counsel (027E)
U.S. Department of Veterans Affairs
810 Vermont Avenue
Washington, D.C. 20024
(202) 632-5989

Not Published

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

No: 15-1704

WALTER G. SHEPPARD,

APPELLANT,

v.

ROBERT A. McDONALD,
SECRETARY OF VETERANS AFFAIRS,

APPELLEE.

ORDER

These proceedings were stayed on August 24, 2015, because the appellant filed a motion disputing the Record Before the Agency. The Secretary having responded to the motion, it is

ORDERED that the stay imposed on August 24, 2015, is lifted.

Dated: December 15, 2015

FOR THE COURT:

GREGORY O. BLOCK
Clerk of the Court

By: /s/ Robyn Willis
Deputy Clerk

Copies to:

Kathy A. Lieberman, Esq.

VA General Counsel (027)

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS
625 Indiana Avenue, NW Suite 900
Washington, DC 20004-2950

NOTICE TO FILE BRIEF

DOCKET No: 15-1704

WALTER G. SHEPPARD,

APPELLANT,

V.

ROBERT A. McDONALD,
SECRETARY OF VETERANS AFFAIRS,

APPELLEE.

TO THE APPELLANT:

The Secretary's counsel has sent the Record Before the Agency to you.

Pursuant to Rule 31 of the Court's Rules of Practice and Procedure, your brief is due not later than 60 days from the date of this notice **or** 30 days after the completion of the Rule 33 staff conference, **whichever is later.**

Dated: December 15, 2015

FOR THE COURT:

GREGORY O. BLOCK
Clerk of the Court

By: /s/ Robyn Willis
Deputy Clerk

Copies to:

Kathy A. Lieberman, Esq.

VA General Counsel (027)

Form 12 (Rev 09/11)

Not published

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

No. 15-1704

WALTER SHEPPARD,

APPELLANT,

v.

ROBERT A. McDONALD,
SECRETARY OF VETERANS AFFAIRS,

APPELLEE.

ORDER

The appellant, who is represented, appeals a November 19, 2014, Board of Veterans' Appeals decision. A "Notice to File Brief" within 60 days was mailed to the appellant on December 15, 2015. Accordingly, it is

ORDERED that the Court will initiate a telephonic briefing conference on February 04, 2016, at 10:30 AM (ET). It will be conducted by Diane J. O'Brien-Holcomb, Esq., of the Court's Central Legal Staff (CLS), and this conference may be rescheduled by the Court only upon a showing of good cause. It is further

ORDERED that not later than 14 days prior to the scheduled conference, the appellant's counsel or representative shall submit to the Secretary and the Central Legal Staff (by e-mail or fax), a summary of the issues that the appellant intends to raise in the appeal before the Court, to include citations to the relevant authorities and the pertinent documents in the record. The appellant's counsel or representative shall also file with the Clerk and serve on the Secretary a separate certificate of service that includes the date of the appellant's submission to the Secretary and the Central Legal Staff, the specific manner of the service (e-mail or fax) and the names and addresses of the persons served. E-mail submissions shall be sent to the Central Legal Staff at CLS-Calendar@uscourts.cavc.gov. Fax submissions shall be sent to CLS fax number at (202)585-3951. It is further

ORDERED that the attorney or representative for both parties shall attend the conference with the authority to enter into a joint resolution of the appeal or settlement to the extent authorized by the client or be within immediate contact with such a person during the staff conference. The parties shall jointly notify the Court if the parties reach agreement on the disposition of any or all issues prior to the conference.

DATED: January 8, 2016

FOR THE COURT:

GREGORY O. BLOCK
Clerk of the Court

By: /s/Abie M. Ngala
Deputy Clerk

Copies to:

Docket # 15-1704

Kathy A. Lieberman, Esq.

VA General Counsel (027)

doh

Docket No. 15-1704

(202) 393-3020

Docket No. 15-1704

Wherefore, Counsel for Appellant requests that the Court grant her leave to withdraw her appearance in the instant case.

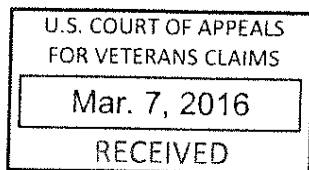
Docket # 15-1704

Respectfully submitted,

/s/ Kathy A. Lieberman

Kathy A. Lieberman
LIEBERMAN & MARK
818 Connecticut Ave., N.W., Suite 502
Washington, D.C. 20006
(202) 393-3020

From:



03/07/2016 09:16

#018 P.002/002

U.S. COURT OF APPEAL FOR VETERANS CLAIMS
625 Indiana Avenue N.W. Suite 900
Washington, D.C. 20004-2950

No: 15-1704

Date: March 1, 2016

WALTER G. SHEPPARD


APPELLANT,

V.

ROBERT A. MCDONALD,

APPLLEE.

I, Walter G. Sheppard, the appellant, am representing myself for my Veteran's Claims, before the board. If you would please send me any instructions or guidelines that are required before the courts.


Walter G. Sheppard

1027 Fairwinds Circle Apt 108

Plant City Florida 33563

Cell # (813) 562-9641

Not Published

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

No: 15-1704

WALTER G. SHEPPARD,

APPELLANT,

v.

ROBERT A. McDONALD,
SECRETARY OF VETERANS AFFAIRS,

APPELLEE.

O R D E R

These proceedings were stayed on February 24, 2016, to allow the appellant time to seek representation. No attorney having filed a notice of appearance, the appellant is being treated as self-represented. It is

ORDERED that the stay imposed on February 24, 2016, is lifted. It is further

ORDERED that the appellant, who is being treated as self-represented, must file with the Clerk his brief within 60 days after the date of this order.

Dated: March 7, 2016

FOR THE COURT:

GREGORY O. BLOCK
Clerk of the Court

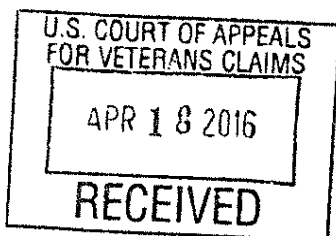
By: /s/ Robyn Willis
Deputy Clerk

[X] Enclosed: Instructions for submitting the Informal Brief and Informal Brief Form
If you need assistance with filling out this form, you may contact the Veterans Consortium Pro Bono Program's Helpline for Self-Represented Appellants at 1-855-446-9678.

Copies to:

Walter G. Sheppard

VA General Counsel (027)



Docket No: 15-1704

Walter G. Sheppard, Appellant,

v.

Robert A. McDonald

Secretary of Veterans Affairs, Appellee

Appellant's Informal Brief

The Department of Veterans Affairs use the pretense of diagnosis in establishing service connection, for my disability claims. Under the laws established by Congress under 38 U.S.C. and other common statutes the law is clear in defining service connection. The Department of Veterans Affairs (DRO'S) Decision Review Officers and the (BVA) The Board of Veterans Affairs, decision on my behalf is both prejudicial and biased. It is in error (IAW) in accordance with the law. 38 U. S. C. 3.303-2 (a) define general. Service connection connotes many factors but basically it means that the facts, shown by evidence, establish that a particular injury or disease resulting in disability was incurred coincident with service in the armed forces, or if preexisting such service, was aggravated therein. This may be accomplished by affirmatively showing inception or aggravation during service or through the application of statutory presumptions. Each disabling condition shown by a veteran's service records, or for which he seeks a service connection must be considered on the basis of the places, types and circumstances of his service shown by service pertinent records, the official history of each organization in which he served, his medical records and all pertinent medical and lay evidence. This does not mean bias subjective statements by compensation and pension doctor who doesn't have complete medical records making bias statements on behalf of the Department of Veterans Affairs to deny veterans disability compensation they are due by the law. The following issues are my

**IN THE UNITED STATES COURT OF APPEALS
FOR VETERANS CLAIMS**

WALTER G. SHEPPARD,
Appellant,

v.

ROBERT A. McDONALD,
Secretary of Veterans Affairs,
Appellee.

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Vet.App. No. 15-1704

**APPELLEE'S MOTION FOR A 45-DAY EXTENSION
OF TIME, UNTIL AUGUST 4, 2016, TO RESPOND TO
APPELLANT'S INFORMAL BRIEF**

Pursuant to U.S. Vet.App. R. 26(b) and 27(a), Appellee respectfully moves this Court for a 45-day extension of time until August 4, 2016, to respond to Appellant's Informal Brief. But for this motion, the Secretary's response is due no later than June 20, 2016. As good cause for this motion, the Secretary asserts that additional time is needed to complete the pleading, and for supervisory review and edits thereto. Counsel for the Secretary is working on a brief in 2 other cases, negotiating with opposing counsel in an effort to reach joint resolution in 5 cases, and preparing a response to EAJA applications in 2 cases.

Pursuant to U.S. Vet.App. R. 26(b)(1)(C), the Secretary hereby informs the Court that Appellee has not been granted any days of extension in this case overall. Appellant has been granted 15 days of extension time in this case overall.

Appellant is proceeding *pro se* in this matter.

WHEREFORE, the Secretary respectfully requests an extension of time until August 4, 2016, to respond to Appellant's Informal Brief.

Docket # 15-1704

Respectfully submitted,

LEIGH A. BRADLEY
General Counsel

MARY ANN FLYNN
Chief Counsel

/s/ Richard A. Daley
RICHARD A. DALEY
Deputy Chief Counsel

/s/ Yvette R. White
YVETTE R. WHITE
Appellate Attorney
Office of the General Counsel (027E)
U.S. Department of Veterans Affairs
810 Vermont Avenue, N.W.
Washington, D.C. 20420
(202) 632-5989

Attorneys for the Secretary
of Veterans Affairs

CERTIFICATE OF SERVICE

On June 20, 2016, a copy of the foregoing was mailed postage prepaid to:

Walter G. Sheppard
1027 Fairwinds Circle, Apt. 108
Plant City, FL 33563

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

/s/ Yvette R. White
YVETTE R. WHITE
Counsel for Appellee

Selected docket entries for case 15-1704

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Filed	Document Description	Page	Docket Text
06/20/2016			Clerk's stamp ord granting appellee's motion to extend time to file appellee's brief until 8/4/2016 (SM)

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Docket #
15-1704

From:

U.S. COURT OF APPEALS
FOR VETERANS CLAIMS

06/23/2016 17:10

#700 P.001/030

June 23, 2016

RECEIVED

**TO: U.S. COURT OF APPEALS FOR
VETERANS CLAIMS.**

**ATTN: THE HONORABLE LEIGH A.
BRADLEY**

FROM: WALTER G. SHEPPARD

(29) PAGES

FAX: (202) 501-5848